

1 THE HONORABLE THOMAS S. ZILLY  
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7 UNITED STATES DISTRICT COURT  
8 WESTERN DISTRICT OF WASHINGTON

9 BUNGIE, INC.,

10 Plaintiff,

11 v.

12 AIMJUNKIES.COM; PHOENIX  
13 DIGITAL GROUP LLC; DAVID  
14 SCHAEFER; JORDAN GREEN;  
15 JEFFREY CONWAY; and JAMES MAY,

Defendants.

No. 2:21-cv-811-TSZ

DECLARATION OF WILLIAM C. RAVA  
IN SUPPORT OF PLAINTIFF'S MOTION  
FOR PRELIMINARY INJUNCTION

16 I, William C. Rava, declare as follows:

17 1. I am an attorney licensed to practice law before the courts of the State of  
18 Washington. I am a Partner at Perkins Coie LLP, and counsel in this action for Plaintiff Bungie,  
19 Inc. ("Bungie" or "Plaintiff"). I submit this declaration in support of Plaintiff's Motion for  
20 Preliminary Injunction. I have personal knowledge of the facts stated herein and, if called upon,  
21 could and would testify competently thereto under oath.

22 2. Attached hereto as Exhibit 1 are true and correct copies of Bungie's United States  
23 copyright registration certificates for Bungie's computer software and audiovisual works in  
24 *Destiny 2* and *Destiny 2: Beyond Light*.

25  
26 RAVA DECL. ISO PLAINTIFF'S MOT.  
FOR PRELIM. INJ.  
(No. 2:21-cv-811-TSZ) - 1

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Perkins Coie LLP  
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Seattle, WA 98101-3099  
Phone: 206.359.8000  
Fax: 206.359.9000

3. Attached hereto as Exhibit 2 is a true and correct screenshot of the website located at <https://forum.aimjunkies.com/f124/destiny-2-cheat-information-120587/>, captured on December 2, 2020.

4. Attached hereto as Exhibit 3 is a true and correct screenshot of the website located at <https://twitter.com/AimJunkies>, captured on December 2, 2020.

5. Attached hereto as Exhibit 4 is a true and correct screenshot of the website located at [https://forum.aimjunkies.com/paid\\_subscriptions.php?subid=256](https://forum.aimjunkies.com/paid_subscriptions.php?subid=256), captured on December 2, 2020.

6. Attached hereto as Exhibit 5 is a true and correct screenshot of the website located at <https://torrentfreak.com/court-dismisses-bungies-copyright-claims-against-cheat-seller-aimjunkies-for-now-220528/>, captured on May 16, 2022.

7. Attached hereto as Exhibit 6 is a true and correct copy of an email that I sent to Defendants' counsel of record on May 11, 2022. As of the date of this declaration, Defendants have not responded.

8. Attached hereto as Exhibit 7 is a true and correct screenshot of the website located at <https://www.aimjunkies.com/unrealbot-acquired>, captured on December 2, 2020.

9. Attached hereto as Exhibit 8 is a true and correct copy of an email sent by Defendant David Schaefer to Bungie's CEO, Pete Parsons, on August 26, 2021.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed this 19th day of May, 2022.

/s/William C. Rava  
William C. Rava

RAVA DECL. ISO PLAINTIFF'S MOT.  
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